

Department of Energy

Bonneville Power Administration
P.O. Box 3621
Portland, Oregon 97208-3621

CORPORATE

June 3, 2003

In reply refer to: C-4

Leigh S. Kilcline
Perkins Coie
1201 Third Avenue, Suite 4800
Seattle, WA 98101-3099

RE: FOIA Request #03-027

Dear Ms. Kilcline:

Thank you for the letter of May 28, 2003. In your letter, you request the following:

1. All internal and external communications regarding the Martin Creek meter error and Bonneville's investigation or analysis thereof, including telephone recordings (or transcripts thereof) and email communications;
2. All documents relating to the 2000-2001 upgrade work on the telemetering equipment at the Martin Creek/Latham interchange, including communications with Qwest and PacifiCorp regarding same;
3. All documents relating to Bonneville's discovery that the telemetering equipment at the Martin Creek/Latham interchange "had failed to subtract out the Latham load data from the Martin Creek data that were transmitted to the control centers," as discussed in the November 2002 Affidavit of Dale Coulombe;
4. All documents relating to the exchange energy account for power supplied to Dorena, including any balance on the account, any credits to the account and any payments made by Bonneville to PacifiCorp for power supplied to Dorena;
5. All documents relating to the dispute between Bonneville and Pacific Power & Light Company that resulted in the settlement referenced in Exhibit G of the General Transfer Agreement (Contract No. DE-MS79-82BP90049), including all documents supporting or contradicting the averments in paragraph 8 of the October 2002 Affidavit of Scott Wiley;

6. All documents relating to the addition of the Vansycle Tap point of delivery to the General Transfer Agreement including all documents supporting or contradicting the averments in paragraph 9 of the October 2002 Affidavit of Scott Wiley;
7. All documents relating to the 1993 dispute between Bonneville and PacifiCorp regarding the Lion Mountain substation, including all communications regarding the resolution of same and all documents supporting or contradicting the averments in paragraphs 21-27 of the October 2002 Affidavit of Warren McReynolds;
8. All documents relating to the “inadvertent interchange” at PacifiCorp’s Woodland substation, as referenced in paragraph 28 of the October 2002 Affidavit of Warren McReynolds, including all communications regarding the resolution of same and all documents supporting or contradicting paragraph 28 of the McReynolds Affidavit;
9. All documents relating to the “examples of inadvertent interchange” referenced in paragraphs 2-7 of the October 2002 Affidavit of Kevin Johnson, including documents which concern or refer to Nevada Power Company, Imperial Irrigation District, BC Hydro, the California Independent System Operator, Tucson Electric Power, Arizona Public Service or the Public Service Company of New Mexico;
10. All documents relating to the negotiation, interpretation or litigation of section 3 (Measurements), section 6 (Adjustment for Inaccurate Metering) and section 17 (Arbitration) of Exhibit B (General Exchange Provisions) to the 1973 Exchange Agreement between Bonneville and Pacific Power & Light Company, Contract No. 14-03-29245;
11. All documents relating to the negotiation, interpretation or litigation of section 4 (Adjustment for Change of Conditions), section 7 (Adjustment for Inaccurate Metering), and section 18 (Arbitration) of Exhibit B (General Exchange Provisions) to the 1979 Amendatory Agreement to the Exchange Agreement;
12. All documents relating to the negotiation, interpretation or litigation of section 7 (Adjustment for Inaccurate Metering, section 19 (Adjustment for Change of Conditions) and section 20 (Arbitration) of Exhibit A (General Wheeling Provisions) to the General Transfer Agreement;
13. All documents relating to a change in any factor under the “Adjustment for change of Conditions: provision in the General Wheeling Provisions or General Exchange Provisions of any agreement between Bonneville and any other party, including PacifiCorp;

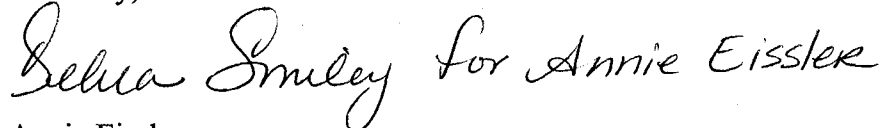
14. All energy rate schedules similar to that attached as Exhibit A to the Exchange Agreement that have been adopted, negotiated or agreed to by Bonneville from 1995 through the present;
15. Documents depicting all rates adopted, negotiated or agreed to by Bonneville from 1995 through the present that are or have been used to settle any exchange energy account between Bonneville and any third party; and
16. All studies or reports of payback of inadvertent interchange between control areas.

Your request was received by our office on June 3, 2003 and has been logged in as FOIA #03-027.

In your letter, you have agreed to pay all reasonable costs.

Mr. Mark Miller, Customer Account Executive, Bulk Marketing Transmission Services, and Mr. Cliff Perigo, Customer Account Executive, Transmission Marketing and Sales, have been designated as Authorizing Officials for your request. Typically, Mr. Miller and Mr. Perigo have 20 working days to provide a response. However, the size of your request requires, as permitted by statute, that we immediately take a ten-day extension in order to properly respond. Therefore Mr. Miller and Mr. Perigo have 30 working days, until July 15, 2003 to provide a response. Should you have any questions Mr. Miller may be reached at Mail Stop PT-5 or by calling 503-230-4003 and Mr. Perigo may be reached at Mail Stop TM-OPP-2 or by calling 360-619-6012.

Sincerely,

A handwritten signature in cursive script that reads "Selma Smiley for Annie Eissler". The signature is written in dark ink and is positioned above the printed name and title of the signatory.

Annie Eissler
Freedom of Information Officer